Court of Washington	
For, County	
	No
Petitioner vs.	Order Setting Hearing: Motion to Terminate Extreme Risk Protection Order (ORH)
Respondent DOB	Clerk's Action Required
The court signed the current Extreme Risk Protection Order on (date):  The respondent filed a Motion to Terminate an Extreme Risk Protection Order on (date):  The court confirmed that this is the only motion filed by the respondent during the 12-month period the order is in effect per RCW 7.94.080(1).	
A hearing is set fora.m./p.m. on (date): at theCounty Superior Court located at: (14 days and no later than 30 days from the date of service of the request upon petitioner.)	
Petitioner: The court will decide if it should terminate the Extreme Risk Protection Order at the hearing. If you fail to appear at that hearing, the court may terminate the Extreme Risk Protection Order. You may seek the advice of a lawyer. You may file a response to the motion to terminate and arrange for service of your papers on the respondent. The person serving your papers must fill out and sign a Return of Service (form XR 112) which you are responsible for filing with the court clerk at or before the hearing.	
<b>Respondent</b> : You must arrange for service (personal delivery) of this order setting hearing and your motion to terminate on the petitioner. Service may be done by law enforcement, a professional process server, or a person 18 or over who is not a party to this action. The person serving your papers must fill out and sign a <i>Return of Service</i> (form XR 112) which you are responsible for filing with the court clerk at or before the hearing.	
Date:ata.m./p.m., b	У
Presented by:	Judge/Court Commissioner
Signature of Respondent/Attorney WSBA No.	Print Name

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